

April 8, 1974

SENATOR ANDERSON: Mr. President, members of the Legislature. I'd just like to indicate to Senator Stahmer has visited with me about this. This is my bill. And I do agree that these are agreements, updating amendments in LB403 that are absolutely necessary so I hope that we will adopt them.

PRESIDENT: Are you all through discussing the Stahmer amendment to LB863 on Select File? Are you all through? Senator Stahmer, do you have any closing? All right, the question is, do you want to adopt the Stahmer amendment to LB863 on Select File? If you do, vote aye. If not, vote no. You are voting on Senator Stahmer's amendment to LB863 on Select File. Thank you. Clerk will record.

CLERK: 26 ayes, no nays, Mr. President.

PRESIDENT: The amendment is adopted. Are there other amendments to the bill?

CLERK: None, thank you. What is your pleasure regarding LB863, Senator Stull?

SENATOR STULL: I move that the bill be advanced to E & R for Engrossing.

PRESIDENT: You've heard the motion to advance LB863 as amended. All those in favor of the advancement of the bill please say aye. Those opposed say no. LB863 is advanced.

CLERK: LB894, Mr. President.

SENATOR STULL: I move LB894, E & R amendments be adopted.

PRESIDENT: Motion is to adopt the E & R amendments to LB894. All those in favor of adopting amendments, please say aye. Those opposed say no. Amendments are adopted.

CLERK: All right now, Mr. President, here's an amendment offered by Senator Whitney. (Found on page 1533 of Journal).

PRESIDENT: The Chair recognizes Senator Whitney for his amendment.

SENATOR WHITNEY: Yes, Mr. President and members of the Legislature. I talked this over with the senator, Senator DeCamp, and I talked it over with the lawyer for the Board of Educational Lands & Funds and they feel that it's okay.....

(End of Belt 7)

(Begin Belt 8)

to have this amendment. Now what it would do would be to strike the new matter and reinstate the stricken matter in Section 3, of LB894. Now, several years ago, I wrote several statements with reference to how improvements should be taken care of on school land and this is what this is all about. And when this Legislature passed that into law, then we discovered that the Supreme Court of the State of Nebraska looked with greater compassion upon these lessees. And have made some decisions which would permit the lessees to have these buildings that they have put on the land. Now, since